10

15

20

REMARKS

Claims 1, 3, 4, 6-12, 14-16, and 18-21 remain pending in this Application.

Claims 1, 3, 4, 6, 12, 14-16, 18, and 22 each have been amended once. Claims

2, 5, 13, and 17 each have been canceled without prejudice.

The present invention is directed to a recommender system using "fuzzy-now" for

real-time events as claimed. The system is based on the notion that it is less desirable

for a user to wait for an excessive amount of time for a real-time event of interest to

start, or miss major portions of the real-time event already in progress.

recommender system predicts potential real-time events of interest for the user. The

recommender system further incorporates into the system a weighting operation which

utilizes a function, or a contribution to a function, that approximates the current time in

conjunction to the nominal recommendation operation to yield a final recommendation

list for presentment to the user. This function may yield a weighting value and is

generally based on current time and at least two of the following variables: start time of

a real-time event, end-time of the real-time event, and duration of the real-time event.

In this manner, the system provides real-time events of interest to the user that are

about to start, or have recently begun, while filtering out those events that will start

much later or are almost finished.

Page 8 of 13

Appl. No. 09/730,676

Amdt. Dated September 13, 2004

Reply to Office Action of June 18, 2004

The present system takes into account a specific penalty per unit time for

causing the user to wait until the real-time event starts, and a same or different penalty

per unit time for every minute the user misses. The function may, for example, increase

linearly from a value of zero or some other minimum weighting value at the waiting

threshold time to the maximum weighting value of "1" at the start time of the real-time

event. The function may thereafter decrease from the max value to zero at the end

time of the show.

10

15

20

Referring to the Office Action, claims 12-16 stand rejected as anticipated by

Darbee et al. (U.S. Pat. No. 6,130,726). The Office Action states that Darbee features

called out in claim 12. The rejection is hereby traversed and reconsideration is

respectfully requested.

There is a material difference that may be observed between Darbee and the

claimed invention. Darbee merely discloses a remote control display capable of

displaying a program guide. Darbee teaches that the remote control device receives

and stores data comprising a program guide or content scheduling guide, and that the

24-hour period covered by the program guide will rollover at 4 am each day. (Col. 8,

lines 21-23). Darbee fails to teach a recommender system that "chooses via the

consumer electronics device at least one real-time event based upon at least one

criterion, wherein the at least one criterion of the at least one real-time event is

additionally weighted by a factor based on when the real time event is set to begin and

Page 9 of 13

Appl. No. 09/730,676

Amdt. Dated September 13, 2004

Reply to Office Action of June 18, 2004

to end relative to the user's current time to yield a list of real-time event

recommendations" as claimed by Applicants in claim 12 (currently amended). There is

no teaching in Darbee on utilizing a weighting operation via a function, or a contribution

to a function, that approximates the current time in conjunction to the nominal

recommendation operation to yield a final recommendation list for presentment to the

user.

Accordingly, it will be appreciated that the present claims are directed to a

recommender system using "fuzzy-now" as defined in the present Application, for real-

time events that differs from what is taught by Darbee. The device taught by Darbee is

therefore materially different from the present recommender system as claimed.

Accordingly, in view of the above remarks, claims 12 (currently amended) is patentable

over Darbee. For the same reasons, claims 14-16, each dependent from claim 12, are

patentable over Darbee.

15

20

10

Referring to the Office Action, claims 1- 11 stand rejected as being unpatentable

over Darbee et al. in view of Wehmeyer et al. (U.S. Pat. No. 5,867,226), and claims 18-

22 stand rejected as being obvious in view of Darbee. The Office Action states that the

only difference between the Darbee device and Applicants' system is the use of a

recommendation operation that is determined by a weighting function, such as "fuzzy-

now." The Office Action further states that Wehmeyer teaches the use of a weighting

function or routine, as shown in Figures 2 and 3, "so that the apparatus can be guided

Page 10 of 13

Appl. No. 09/730,676 Amdt. Dated September 13, 2004

Reply to Office Action of June 18, 2004

to make a prediction of which upcoming shows may be of interest to the viewer." (Col.

2, Lines 38-40). The rejection is hereby traversed and reconsideration is respectfully

requested. The remarks made in response to the above anticipation rejection are also

applicable herein.

5

10

15

As previously indicated, Darbee merely discloses a remote control display capable of displaying a program guide. The recommender system as claimed by Applicants incorporates into the system a weighting operation which utilizes a function, or a contribution to a function, that approximates the current time in conjunction to the nominal recommendation operation to yield a final recommendation list for presentment to the user. The Wehmeyer device fails to disclose this feature as well. The Wehmeyer device is designed to provide a predictive agent list in which data is automatically stored whenever a program is watched for a given period of time, for example, 5 minutes or more. The Wehmeyer device performs a materially different operation from Applicants' invention as claimed. Wehmeyer merely maintains a record of the user's viewing habits as a guide to making a prediction of which upcoming shows may be of interest to the user. It does not utilize a weighting function that takes into account the current time and when a particular show starts and ends, as now claimed in

20

anywhere in the reference. As a result, claim 1 (currently amended) and claims

claim 1 (currently amended). No teaching or suggestion of this aspect is made

dependent thereto are free of the cited references.

Appl. No. 09/730,676

Amdt. Dated September 13, 2004

Reply to Office Action of June 18, 2004

There is no motivation or teaching in Darbee and Wehmeyer in combination or

individually to modify their respective devices to include this weighting operation as

claimed by Applicants. One of ordinary skill in the art, based on the teachings of the

cited references, cannot arrive at the claimed invention. These references clearly do

not anticipate or make obvious the claims as now presented. Accordingly, in view of the

above remarks, claims 1, 3, 4, and 6-11 are patentable over Darbee in view of

Wehmeyer.

10

15

20

With respect to claims 18-22, Darbee merely discloses a remote control display

capable of displaying a program guide. The recommender system as claimed by

Applicants incorporates into the system a weighting operation which utilizes a function,

or a contribution to a function, that approximates the current time in conjunction to the

nominal recommendation operation to yield a final recommendation list for presentment

to the user. This feature as claimed is absent in Darbee. There is no motivation or

suggestion in the prior art to modify the Darbee device to include this weighting

operation as claimed by Applicants. The Darbee device is designed to be display an

ordinary program guide on a remote control unit. One of ordinary skill in the art, based

on the cited reference, therefore cannot arrive at the claimed invention of claims 18-22

as now presented, and therefore are free of these references. Accordingly, in view of

the above remarks, claims 18-22 are patentable over Darbee.

Page 12 of 13

Appl. No. 09/730,676 Amdt. Dated September 13, 2004 Reply to Office Action of June 18, 2004

5

10

In view of the foregoing, Applicants submit that the present invention is in condition for allowance and early passage to issue is therefore deemed proper and respectfully requested.

It is believed that no additional fee is due. However, if any additional fee is due, it should be charged to Deposit Account No. 23-0510.

Respectfully submitted,

Kenneth Watov, Esquire Registration No. 26,042

Attorney for Applicants

Please Address All Correspondence to:
Gregory L. Thorne, Esq., Reg. No. 39,398
Philips Intellectual Property & Standards
P.O. Box 3001
Briarcliff Manor, NY 10510
(914) 945-6000

12311018.AMD